

**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

IN RE PORK ANTITRUST LITIGATION

Court File No. 18-cv-1776 (JRT/HB)

This Document Relates To: All Actions

**JOINT MOTION REGARDING
CONTINUED SEALING**

Direct Action Plaintiffs' (DAPs) have filed amended complaints under temporary seal [ECF Nos. 1278, 1280, 1282, 1283, 1284, 1288, 1290, 1291, 1294, 1296, 1298, 1300, 1302, 1304, 1306, 1308, 1310, 1312, 1314, 1316]. Pursuant to the Court's May 26, 2022 Order [ECF No. 1379] and Local Rule 5.6, Plaintiffs and Defendants submit this Joint Motion Regarding Continued Sealing.

ECF NO.	ECF NO. OF REDACTED VERSION (IF FILED)	DESCRIPTION OF DOCUMENT	PRECISELY IDENTIFY: a) The information that the parties agree should remain sealed; b) The information the parties agree should be unsealed; and c) The information about which the parties disagree.	NONPARTY THAT DESIGNATED DOC. CONFIDENTIAL (IF ANY)	REASON WHY DOCUMENT SHOULD REMAIN SEALED OR BE UNSEALED
1278	1279	Amended Complaint and Demand for Jury Trial (The Kroger Co., et al.)	<p>JBS USA Food Company (“JBS USA”) and Hormel Foods Corporation and Hormel Foods, LLC (together, “Hormel Foods”) assert that the redacted portions of this document reflected in Exhibit A should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA’s and Hormel Foods’ request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 131-133 contain allegations over which the parties are</p>

					meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.
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1280	1281	Amended Complaint and Demand for Jury Trial (Associated Grocers of the South, Inc., et al.)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit B should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 134-136 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1282	1286	First Amended Complaint Jury Trial Demanded (BJ's Wholesale Club, Inc.)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit C should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶ 145 contains allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1283	1287	First Amended Complaint Jury Trial Demanded (Sherwood Food Distributors, L.L.C., et al.)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit D should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶ 145 contains allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1284	1285	First Amended Complaint Jury Trial Demanded (Jetro Holdings, LLC)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit E should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶ 145 contains allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1288	1289	Amended Complaint Jury Trial Demanded (Sysco Corporation)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit F should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 269-271 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1290	1292	Amended Complaint Jury Trial Demanded (Amory Investments LLC)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit G should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 269-271 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1291	1293	Amended Complaint Jury Trial Demanded (Aldi Inc.)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit H should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p>
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1294	1295	Plaintiffs' Amended Complaint and Demand for Jury Trial (Action Meat Distributors, Inc., et al.)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit I should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 154-156 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1296	1297	Amended Complaint and Demand for Jury Trial (Restaurant Services, Inc.)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit J should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 164-166 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1298	1299	Amended Complaint and Demand for Jury Trial (Subway Protein Litigation Corp.)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit K should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 164-166 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1300	1301	Amended Complaint and Demand for Jury Trial (Cheney Brothers, Inc.)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit L should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 161-163 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1302	1303	Amended Complaint and Demand for Jury Trial (Buffalo Wild Wings, Inc.)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit M should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 162-164 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1304	1305	Amended Complaint and Demand for Jury Trial (Sonic Industries Services, Inc.)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit N should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 164-166 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1306	1307	Amended Complaint and Demand for Jury Trial (Jimmy John's Buying Group SPV, LLC)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit O should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 162-164 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1308	1309	Amended Complaint and Demand for Jury Trial (CKE Restaurants Holdings, Inc.)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit P should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 164-166 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1310	1311	Amended Complaint and Demand for Jury Trial (Wawa, Inc.)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit Q should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 162-164 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1312	1313	Amended Complaint Jury Trial Demanded (Conagra Brands, Inc.)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit R should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 144-146 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1314	1315	Amended Complaint Jury Trial Demanded (Howard B Samuels)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit S should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 144-146 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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1316	1317	Second Amended Complaint Jury Trial Demanded (Nestle Purina Petcare Company, et al.)	<p>JBS USA and Hormel Foods assert that the redacted portions of this document reflected in Exhibit T should remain sealed.</p> <p>The DAPs and the other Defendants take no position on JBS USA's and Hormel Foods' request for continued sealing.</p>		<p>JBS USA asserts that the redacted portions of the document contain excerpts of nonpublic documents that have been designated as Confidential or Highly Confidential pursuant to the Protective Order.</p> <p>Hormel Foods asserts that the redacted allegations contain nonpublic statements and document excerpts that are confidential business information and have been designated as Confidential or Highly Confidential pursuant to the Protective Order. In addition, ¶¶ 1145-147 contain allegations over which the parties are meeting and conferring to see whether they can resolve Hormel Foods' concerns regarding the allegations' evidentiary support.</p>
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Dated: June 17, 2022

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Dated: June 17, 2022

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Dated: June 17, 2022

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